

JUDICIARY COMMITTEE PUBLIC MEETING FEBRUARY 22, 2019

TESTIMONY OF JERYL GRAY, DAUGHTER OF CT PROBATE PRISONER #11-0009 DOLORES GRAY:
A VICTIM OF THE CT PROBATE/ ELDERLAW/ ELDER"CARE" RACKETEERING HUMAN TRAFFICKING CARTEL ENTERPRISE
re

RAISED BILL No. 7130: "AN ACT CONCERNING PROBATE COURT OPERATIONS"

Here is yet *another* incarnation of a Connecticut Legislature Bill "Concerning Probate Court Operations," *another* Bill seeking to further expand the hegemonic, self-serving, self-enriching powers of the "worst, most predatory and irredeemably corrupt" Probate/ ElderLaw/ Elder"Care" Racket of all 50 states, that being the **State of Connecticut Probate/ ElderLaw/ Elder"Care" Racketeering Human Trafficking Cartel.**

As the horrific abuses of the PROBATE GUARDIANSHIP/CONSERVATORSHIP RACKET are reaching epidemic proportions throughout the entire country, as our **U.S. SENATOR BLUMENTHAL** has sponsored National Bills for fighting this grisly monstrosity, as Senator Blumenthal testified nationally in November 2019 that the probate racket and probate judges in his home state of Connecticut are running self-profiting "fiefdoms" that are the core of this predatory profiteering racketeering enterprise that is the Probate Court of the State of Corrupticut, the partners in this dirty alliance of Connecticut Judiciary and Connecticut Probate resolutely continue to collusively, collaboratively, corroboratively continue to support each other in continuing to mutually enrich each other at the expense of their thousands of prey victims here in Connecticut who suffer unspeakable atrocities at their filthy hands.

I have been quixotically "tilting at windmills" for years in my testifying in the Connecticut Legislature on the evils of this malignant Racket. There is absolutely no reason to parse and respond to this particular Bill, **Raised Bill No. 7130**, as all the Bills that go before Connecticut Legislature's Committees that have anything to do with the so-called "courts of equity" in Connecticut, those being the probate "court" (not a real court) and the family/ divorce court and the foreclosure/property matters court, are all mutually self-serving in acting in the "us against them" mentality; that being serving the legislators and politicians and power brokers in collectively operating against us, the People of Connecticut who serve as to provide sources of money to be seized, plundered, looted, robbed.

I here then only take this opportunity to make this brief ad hominem review of what is being done by you folks up in the State Capitol re/to Elderly in Connecticut, what is collaboratively, collusively, corroboratively being done re/to Elderly in Connecticut by the crony collective of Legislating Gangmembers of Aging Committee/ Judiciary Committee /CT Probate Court Assembly:

I remind you that the ELDER INDUSTRY is the Number One Enterprise in the USA today, Elder Financial Abuse/Exploitation is epidemic as the #1 Growing Crime in America today, The Probate ElderLaw/Elder"Care" Industry is the primary perpetrator in robbing literally billions of dollars from their prey via the passing of self-serving bills and laws through their puppets in the states' aging committees and judiciary committees et al;

Most Bills that have the superficial appearance of being supportive of protecting the rights of the elderprey are really Trojan Horses that further strip the elderprey of their rights, further strip them of their control over their lives and assets and most importantly, enable transfer of the elderprey's rights and their assets over into the hands and wallets of their so-called protectors.

And even with so-called protective laws on the books, our CONNECTICUT PROBATE COURT / ELDERLAW/ "ELDERCARE" GANGMEMBERS predatorily, self-profitingly, flagrantly operate in massive theft, looting, plundering of preys' assets via their CGA cohorts' granting of overarching power to probate judges to deny all the victims' civil rights, to override and replace all the victims' Legal Pre-directives "at the discretion of" the collusively self-profiting probate judges, to override authentic medical diagnoses of competence with their own *opposite* probate diagnoses for purpose of ordering prey to be involuntarily conserved.

It is accurately defined as **HUMAN TRAFFICKING RACKETEERING** and Connecticut is infamously ranked as having the most corrupt and predatory Probate/ElderLaw Racket of all 50 states, ranked at bottom of states (41 of 50) in ranking of Connecticut Judicial Ethical Integrity, ranked at bottom for rule of law operating in Connecticut Judicial Court Operations - Connecticut nationally infamously aka **CORRUPT-ICUT**; each of these contributing factors to Connecticut being ranked bottom levels in fiscal health, being ranked #1 state from which its residents are fleeing to relocate to other states, ranked worst state in taxes, it goes on and on....

So it is de facto understood that this instant Bill seeks to further enable the collusive, self-serving, unjust self-enrichment profiteering of the Aging Committee/ Judiciary Committee /CT Probate Court Assembly GangMembers by putting more money into the racketeers' pockets. Where is this money coming from??? Here is one example, ours ---

My Mother is one horrifically abused victim of this filthy Racket My Mother, a CT- visiting Florida Resident/ Florida Domiciliary who was extensively multi-modality evaluated, tested and diagnosed as "Capable and Competent" "In no need of any conservator" yet she was in 2009 put by Stratford's Senator Kevin Kelly, Connecticut Aging Committee Co-Chair, into this Racket in his application for the sentencing of Conservatorship to be made by his crony Stratford Probate Judge "King" Kurmay.

My Mother Dolores Gray since 2010 has been sentenced, unlawfully, illegally criminally sentenced to solitary confinement imprisonment in the Milford house of the "MONSTER"(her characterization) the disowned son against whom she had an attorney-created order of protection, as she has been stripped of all her civil rights and most importantly, she has been stripped of the vast multimillion dollar-valued body of assets that she and I co-earned together as it has been probate court-stolen from her and transferred into the pockets of the "interested parties" of the Connecticut

PROBATE COURT /ELDERLAW /ELDER "CARE" RACKETEERING HUMAN TRAFFICKING CARTEL ENTERPRISE

During our co-habiting visitation to our former Connecticut home, my Florida Resident/Domiciliary Mother was viciously, violently "granny-snatched" abducted. She has been probate court-sentenced to involuntary captivity in the Milford House of the violent mother-beating "son" she characterizes as a "Monster" to whom she is "no longer Mother" and with whom she never wanted any contact for the remainder of her life. All this done to her so that all the profiteers can continue money-raping (her characterization) her.

Per Judges' orders, all these years my Mother has been prohibited from making any form of contact with me and prohibited from receiving any form of contact from me, her loving and beloved daughter, her beloved family with whom she was co-habiting and to whom she had legally appointed to all the positions in her Legal Pre-Directives, as the Probate/ ElderLaw Racketeers put \$900,000.00 per year of her money, the money she and I built and co-earned together from scratch in our Stratford business, into their own pockets for the fees of their professional "services" in so raping her.

This is the work of the "interested parties" of Connecticut Conservatorship/Guardianship Racket in which there are 22,000 so "protected persons" whose lives and assets are owned by the

CONNECTICUT PROBATE COURT /ELDERLAW /ELDER "CARE" RACKETEERING HUMAN TRAFFICKING CARTEL.

And this instant Bill is just one more tool that the marauding predators can use...